

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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SHOLOM GOLDSTEIN, et al.	:	
	Plaintiff,	:
- v -		1:16-CV-01681 (ILG)(RML)
ARAB BANK, PLC,	:	
	Defendant.	:
		:

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**DECLARATION OF DOUGLAS W. MATEYASCHUK, ESQ. IN SUPPORT  
OF DEFENDANT'S MOTION TO DISMISS PLAINTIFFS' FIRST AMENDED  
COMPLAINT PURSUANT TO FED. R. CIV. P. 12(B)(2) AND FED. R. CIV. P. 12(B)(6)**

Douglas W. Mateyaschuk declares as follows:

1. I am a member of the Bars of the State of New York and of this Court and of the law firm DLA Piper LLP (US), attorneys for defendant Arab Bank plc (“Arab Bank”) in the above-captioned matter. I make this declaration in support of Arab Bank’s motion to dismiss

Plaintiffs’ First Amended Complaint pursuant to Fed. R. Civ. P. 12(b)(2) and Fed. R. Civ. P. 12(b)(6).

2. Attached as Exhibit 1 is a true and correct copy of the First Amended Complaint filed in the above-captioned action (ECF No. 32).

3. Attached as Exhibit 2 is a true and correct copy of the “Brief for the United States as Amicus Curiae” filed in *Arab Bank, PLC v. Courtney Linde, et al.*, No. 12-1485 (U.S.) on May 23, 2014.

4. Attached as Exhibit 3 is a true and correct copy of the “Motion for Leave to File Brief and Brief of Amicus Curiae the Hashemite Kingdom of Jordan in Support of Petitioner” filed in *Arab Bank, PLC v. Courtney Linde, et al.*, No. 12-1485 (U.S.) on July 24, 2013.

5. Attached as Exhibit 4 is a true and correct copy of the certified English translation of the transcript of the “Will of Martyr Raed Abd al-Hamid Misk, Executor of the Jerusalem-Chai Bar-Lev St. Operation on 8/19/2003,” which was admitted into evidence as plaintiffs’ exhibit 3912 in the trial conducted in *Linde v. Arab Bank PLC*, 97 F. Supp. 3d 287 (E.D.N.Y. 2015), *vacated*, 882 F.3d 314 (2d Cir. 2018).

6. Attached as Exhibit 5 is a true and correct copy of the sentence of Defendant Majid Barakat Abd al-Ghafar Za’atari, issued by the Military Court of Israel on May 9, 2005, which was admitted into evidence as plaintiffs’ exhibit 3944 in the trial conducted in *Linde v. Arab Bank PLC*, 97 F. Supp. 3d 287 (E.D.N.Y. 2015), *vacated*, 882 F.3d 314 (2d Cir. 2018).

7. Attached as Exhibit 6 is a true and correct copy of the sentence of Defendant Abdallah Adnan Yahya Sharbati, issued by the Military Court of Israel on June 14, 2005, which was admitted into evidence as plaintiffs’ exhibit 3946 in the trial conducted in *Linde v. Arab Bank PLC*, 97 F. Supp. 3d 287 (E.D.N.Y. 2015), *vacated*, 882 F.3d 314 (2d Cir. 2018).

8. Attached as Exhibit 7 is a true and correct copy of the sentence of Defendant Nassim Rashed Abd al-Wudud Za’atari, issued by the Military Court of Israel on July 11, 2005, which was admitted into evidence as plaintiffs’ exhibit 3947 in the trial conducted in *Linde v. Arab Bank PLC*, 97 F. Supp. 3d 287 (E.D.N.Y. 2015), *vacated*, 882 F.3d 314 (2d Cir. 2018).

9. Attached as Exhibit 8 is a true and correct copy of the certified English translation of a funds transfer originated by the Saudi Committee for the benefit of “Bassel Muhammad Shafiq Al Qawasmi,” in the amount of \$2655.78 and dated December 21, 2000, which was admitted into evidence as plaintiffs’ exhibit 685 in the trial conducted in *Linde v. Arab Bank PLC*, 97 F. Supp. 3d 287 (E.D.N.Y. 2015), *vacated*, 882 F.3d 314 (2d Cir. 2018).

10. Attached as Exhibit 9 is a true and correct copy of the certified English translation of a cancelled funds transfer originated by the “Saudi Committee in Support of Al Quds Intifada” (the “Saudi Committee”) for the benefit of “Raed Abdel Hamid Abdel Razzaq Misk,” in the amount of \$132.97 and dated January 13, 2004, which was produced by Arab Bank and disclosed in pre-trial proceedings in *Linde v. Arab Bank, PLC*, 1:04-CV-02799 (BMC) (PK) (E.D.N.Y. filed July 2, 2004).

I declare under penalty of perjury that the foregoing is true and correct.

June 15, 2018  
New York, N.Y.

/s/ Douglas W. Mateyaschuk  
Douglas W. Mateyaschuk